## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

GERSHON BARKANY, Debtor.	Case No. 8-14-72941-las Chapter 7
Barkany Asset Recovery & Management LLC,	Adversary Proceeding No. 8-15-08176-las
Plaintiff	
versus:	
Gershon Barkany	
Defendant.	
Cortland Realty Investments LLC, et al.,	Adversary Proceeding No. 8-15-08178-las
Plaintiffs	
versus:	
Gershon Barkany	
Defendant.	

## ORDER APPROVING SETTLEMENT AND DISMISSAL OF ADVERSARY PROCEEDINGS

WHEREAS, Barkany Asset Recovery & Management, LLC and Cortland Realty Investments LLC, *et al.*, (collectively, "<u>Plaintiffs</u>") commenced the above captioned adversary proceedings (the "<u>Adversaries</u>") against Debtor Gershon Barkany ("<u>Debtor</u>") seeking judgments declaring that the debts owed by Debtor to Plaintiffs are non-dischargeable and the Debtor is denied a discharge; and

WHEREAS, Plaintiffs and Debtor have entered into Stipulations of Settlement (8-

14-72941-las, D.I. 331; 8-15-08176-las, D.I. 17; and 8-15-08178-las; D.I. 16) in which

Plaintiffs and Debtor agree that the debts owed by Debtor to Plaintiffs shall be deemed and

adjudged to be non-dischargeable within the meaning of 11 U.S.C. § 523(a) and all claims

in the Adversaries arising under § 727 shall be deemed and adjudged to be dismissed; and

WHEREAS, Plaintiffs have filed a Motion to Approve Settlement and Dismissal of

Adversary Proceedings (the "Motion") in the above captioned bankruptcy case (the "Bankruptcy

Case") and the Adversaries (8-14-7294, D.I. 318; 8-15-08176, D.I. 12; and 8-15-08178, D.I.

11) and have served notice of hearing (8-14-72941, D.I. 334; 8-15-08176, D.I. 18; and 8-15-

08178, D.I. 17) on all parties in interest (see certificates of service: 08-14-72941, D.I.'s 335 and

336; 08- 15-08176, D.I's. 19 and 20; and 08-15-08178, D.I.'s 18 and 19); and

WHEREAS, no opposition has been filed;

It is ORDERED, that the Stipulations of Settlement are approved, the debts owed

by Debtor to Plaintiffs are adjudged to be non-dischargeable within the meaning of 11

U.S.C. § 523(a), and all claims in the Adversaries arising under § 727 are adjudged to be

dismissed; and it is further

ORDERED, that the Clerk shall mark the Adversaries closed on the docket of this Court.

Dated: August 12, 2016 Central Islip, New York



Louis A. Scarcella
United States Bankruptcy Judge